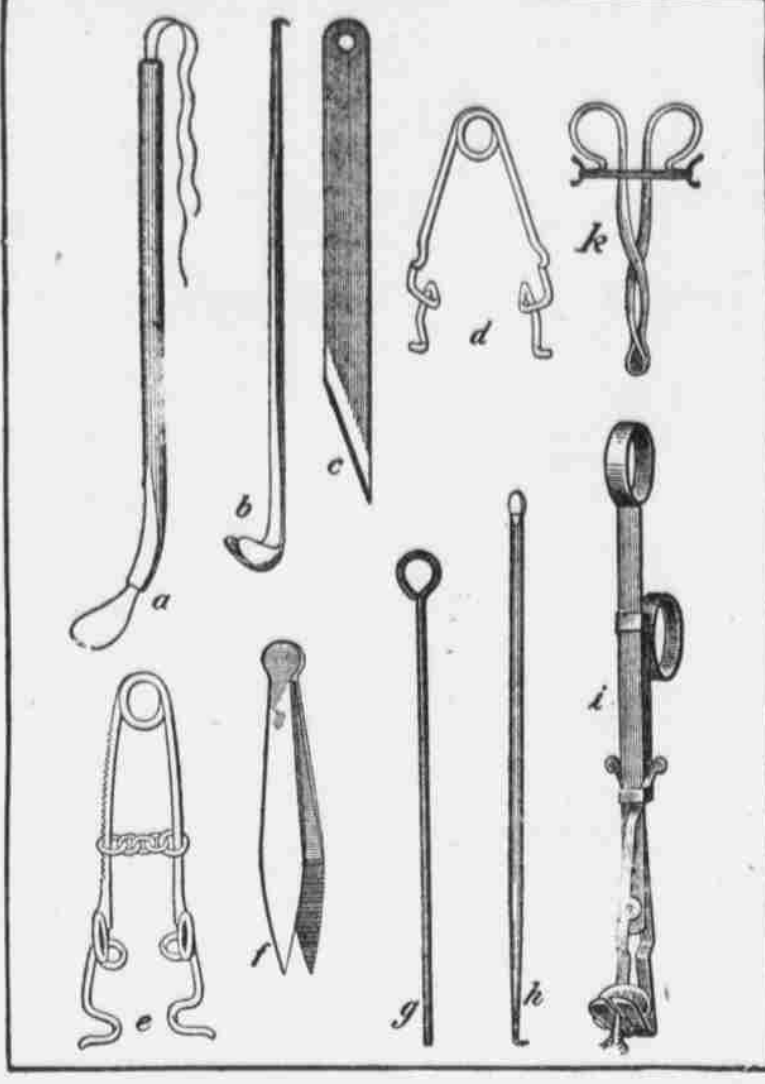


INSTRUMENTS NEEDED FOR CAPONIZING



Instruments Used in Caponizing.

There are several sets of instruments made for the purpose of caponizing a fowl. These differ principally in the type of instrument used in getting hold of and removing the testicle. One type is the cannula. A. This consists of a hollow tube, the lower end of which is compressed and closed except for two small holes through which to run the horse hair or wire comprising the other part of the instrument. This type is very satisfactory, but requires two hands to operate. Another type is the twisting scoop, B. This is a spoonlike scoop slotted in the center and mounted upon a slender rod. It is designed to slip under the testicle, allowing the spermatic cord to pass through the slot. By twisting the cord is severed. This type has the advantage of requiring only one hand to operate, but is more liable to produce slips than the cannula. A third style of instrument, C, is also in the form of a spoon or scoop, but instead of being in one piece has two jaws regulated by a slide. The testicle is caught in the scoop with the spermatic cord between the jaws, and by tightening the jaws and gently moving the instrument the cord is severed and the testicle removed. Still another type, not now in common use, is the spoon forceps. With this the testicle is simply grasped with the forceps and detached by a twisting movement. Here one hand can be used also, but the liability of slips is rather greater than with the other methods.

K. shows a type of forceps, consisting of two hinged arms, one of which terminates in a broad, flat surface, and the other in an end of similar shape, from which the center has been removed, leaving only a narrow rim. These two ends are held closely pressed together by means of a rubber band passing across the handles. In use, the ends of the forceps are separated, the solid one slipped under the testicle and the rim then allowed to settle down over it. The cord is then caught and the testicle can be removed. Careless or too rapid use of this instrument is likely to cause slips. A knife for making the incision into the body cavity is of course necessary. Almost any sharp-pointed, thin-bladed knife will answer the purpose well (see C). Some sort of spreader to spring apart the ribs far enough to allow the instruments to be inserted into the body must be used. A plain spring spreader, as shown at D, or a sliding spreader, E, allowing the pressure to be gauged, will answer the purpose. A sharp-pointed hook, F, for tearing away the thin membranes, and a blunt probe, of which G is one type, for pushing aside the intestines, complete the necessary equipment. A pair of small tweezers or nippers, H, is also useful in removing any foreign matter from the body.

Improving Methods of Preparing Wool.
A few wool growers in the Northwest this season successfully prepared their wool after the methods employed in Australia and New Zealand. As is well known, in those countries fleeces are carefully examined, when they are sheared, and the wool classifiers make sure that only one grade of wool is put into a bale, and that the two bales of the same lot are uniform. The fleeces are carefully skinned and each fleece, when it enters the bale, is of even, serviceable quality.

The Pioneer shed, located near Bitter Creek, Sweetwater county, Wyo., will place upon the market this year 500,000 pounds of wool prepared under the supervision of men familiar with shed operations in Australia and New Zealand. These fleeces were skinned, rolled, classed and baled according to the Australian methods. The young men employed in the work in the wool room came principally from the University of Wyoming and from the Rock Springs high school. This represented the first instance of training young men at home for employment in the industry that is foremost in several of the Rocky mountain states.

The plan of preparing the wools at Bitter Creek, Sweetwater county, Wyo., and at Wamsutter, Daley's Ranch and Solon, Wyo., did not involve the use of labor in skinning the fleeces and in separating the skinning into first and second pieces and locks, as was done at Pioneer shed. The fleeces were carried from the shearing floor to tables in the wool room, where men who had had experience in warehouse grading removed the heavy tags, rolled each fleece, and assigned it to be baled under its proper name. No bale contained fleeces of more than one grade, and no string was used. The weight of tags and locks amounted to about 10 per cent of the total weight of the clip.

Western Wool Graded.
It was very apparent that the shorter wools, which are now so common in the western states, cannot be passed over tables for skirting and rolling nearly as satisfactorily as longer wools. They can, however, be graded to remove the necessity of opening the bales before they reach the mills. This work of preparing wool by improved methods was keenly watched by many of the wool growers in the surrounding country, and it is estimated that the entire cost of the experiment was fully paid by the lesson it furnished of the value of breeding sheep for better wool production. The flock masters often showed great surprise when, for the first time, they saw wool graded, and for the first time knew what grade of wool they actually produced. Hereafter most growers in reading market reports have been prone to note quotations for the highest grade and value their clips accordingly.

The wools graded and baled at Wamsutter shed were offered for sale by sealed bids on May 4, but because of the difference between buyers' and growers' ideas of values, no sales were consummated. Since the selling of wool was not general at that time, there could be no current quotations with which to compare the prices received for better prepared wools with those received for others of a similar character and quality put up in the old-fashioned way. Of course this experiment this year will not suffice to answer the question as to how far the western wool growers can profitably proceed in changing methods of preparing wool. Some alterations or modifications of this year's work may be suggested when these wools reach the mills. This year's effort, however, has been in the right direction, and wool producers throughout the United States will watch with interest to learn the prices received for this better prepared wool.

"CORN BELT" OF THE FUTURE

Strip Now Includes Many Northern States and Will Soon Take in Arable Portion of Country.

The "corn belt" used to be a strip of country running generally from Pennsylvania to Kansas, and including Ohio, Indiana, Illinois, Missouri and the southern half of Iowa.

But the fashion in belts is changing, as all fashions are liable to do. The corn belt is spreading itself out. It goes farther east, and farther west, and most emphatically it is moving to the north and south. Michigan, Wisconsin, Minnesota and even the Dakotas and Montana are now in the corn belt.

The southern states are knocking at the door. Georgia, Alabama and the Carolinas are showing that a hundred bushels to the acre is nothing to them.

The corn belt in the future will extend from Canada to the Gulf of Mexico, and it will reach to the Rocky mountains, if not beyond. It is no longer a belt, but a section, comprising almost the entire arable portion of the United States, and may even include the deserts and the mountains to a limited extent.—Farm Life.

TRUE FRIEND OF GARDENERS

Toad Destroys Vast Amount of Insect Life and Should Be Afforded Ample Protection.

The dietary of a toad contains 77 per cent of insects and the remainder is composed of spiders, crustacea and worms. Having an amazingly active tongue, he captures much of his food on the wing.

There is every reason why farmers and gardeners should encourage and protect the toad. European gardeners often purchase toads, considering their vigilance in hunting insects well worth a trifling outlay.

Toads become very tame when treated with consideration, and as they never do any harm, beyond occasionally excavating a little cave for mid-day retirement in a favorite flower bed, while destroying a vast amount of insect life, there is every reason why they should be welcome guests.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1297. To unknown heirs of Asa Biggs, F. W. Moore and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot seven (7), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1299. To unknown heirs of Asa Biggs, F. W. Moore and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot nine (9), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1348. To unknown heirs of Asa Biggs, Nancy L. Gilbert, George H. Haase, Caroline Leichter, Charles A. Gilbert, Verne Smith, Kelly Thompson, Maggie Gilbert, Gilbert, Warren Gilbert and Everett Gilbert, and to the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot eighteen (18), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1294. To George H. Haase, Caroline Zolger, Nancy L. Gilbert, Charles A. Gilbert, Kelly Thompson, Maggie Gilbert, Gilbert, Warren Gilbert and Everett Gilbert, and to the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot four (4), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1294. To George H. Haase, Caroline Zolger, Nancy L. Gilbert, Charles A. Gilbert, Kelly Thompson, Maggie Gilbert, Gilbert, Warren Gilbert and Everett Gilbert, and to the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot four (4), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1507. To Fred B. Culver, John K. Graft, James M. Graft and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Nancy M. Brown. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block two hundred twenty-six (276), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 448. To William Ruth, William M. Smith, the unknown heirs and devisees of Augustus K. Kuehn, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block eighty-eight (88), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1065. To Luther Kuntz and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Emil Young. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot two (2), in block two hundred twenty-two (222), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner of Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 453. To the unknown heirs and devisees of Thomas T. Collier and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot four (4), in block 86, in the Village of Dakota City (except railway right of way).

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner and Holder of the Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 461. To J. D. M. Crookwell, D. A. Crookwell, John L. Collier, William C. Orr, Sarah Buchanan, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block 86, in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner and Holder of the Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 459. To Charles A. Kirk, C. A. Kirk, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block 86, in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner and Holder of the Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 444. To Fanny Virtue, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block 86, in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner and Holder of the Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 458. To Henry Bryant, H. B. Bryant, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block 86, in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th day of November, 1915.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 5th day of November, 1915. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 7th day of July, 1915.

Owner and Holder of the Certificate of Tax Sale.

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. Plaintiff, The State of Nebraska, vs. Defendant, The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 448. To William Ruth, William M. Smith, the unknown heirs and devisees of Augustus K. Kuehn, and the unknown owners of the real estate described below, and to the occupant of the real estate described below, whose name is Tom Ream. Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot one (1), in block eighty-eight (88), in the Village of Dakota City.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption for such sale will expire on the 6th